

EXHIBIT 1

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*Attorneys for Defendants
VERIZON WIRELESS and VERIZON
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JUSTICE, DAVID KELLY, CHRISTINA
MANFREDO, ALEXANDER NAVARRA,
JUDITH OELENSCHLAGER, DANIEL
PATINO, JAMES PRATE, MICHAEL
SCHEUFELE, RUSSELL SEWEKOW,
DEBORAH STROYEK, LINDA TEER,
CHRISTINE TRAPPE, and BRENDA
TRIPICCHIO, on behalf of themselves and all
others similarly situated,

Filed and so Ordered

Jul 15, 2022

This Motion was Opposed

SUPERIOR COURT OF NEW JERSEY
MIDDLESEX COUNTY – LAW DIVISION

DOCKET NO. MID-L-0160-22

CIVIL ACTION

~~**PROPOSED**~~
**ORDER TO STAY AND
TO COMPEL ARBITRATION**

Plaintiffs,

vs.

CELLCO PARTNERSHIP d/b/a VERIZON
WIRELESS; and VERIZON
COMMUNICATIONS INC.,

Defendants.

THIS MATTER having come before the Court by application of Faegre Drinker Biddle & Reath LLP and Quinn Emanuel Urquhart & Sullivan LLP, attorneys for defendants Verizon Wireless and Verizon Communications, Inc. (collectively, “Verizon”), by way of their Motion to Compel Arbitration and Stay Proceedings, and the Court having considered the submissions of the parties and oral argument, if any, and for good cause shown;

IT IS ON THIS 15th day of July, 2022,

ORDERED that Defendants’ motion is hereby **GRANTED**; and it is further

ORDERED that this case is stayed as against Verizon, and Plaintiff shall submit its claims against Verizon to arbitration in accordance with the arbitration agreement appearing in the Verizon Customer Agreement; and it is further order that

ORDERED that a copy of this Order be served upon all counsel of record within seven (7) days of the receipt of same by counsel for Defendants.



Hon. J. Randall Corman, JSC

☐ Opposed The provision in the arbitration agreement limiting damages is severed
☐ Unopposed and stricken as contrary to public policy to the extent that it conflicts
with damages that are available under the Consumer Fraud Act, including,
but not limited to, treble damages.